

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

NATHAN BRINTON,

Case No.: 3:23-CV-6094

Plaintiff,

v.

CONCORA CREDIT INC.; JOHN DOES 1-
10, INCLUSIVE,

**AGREED ORDER JOINT STIPULATION
FOR EXTENSION OF TIME TO
RESPOND TO PLAINTIFF'S RULE 59(e)
and 60(b) MOTION TO VOID
JUDGMENT AND REMAND**

Defendants.

Defendant, Concora Credit Inc. ("Concora"), and Plaintiff Nathan Brinton ("Brinton") have stipulated to an extension of time of thirty (30) days for Concora to file and serve its opposition to Brinton's Motion to Void Judgment and Remand (ECF # 17) ("Motion").

Having reviewed the Complaint and the motion and having heard the argument of the parties, the Court does hereby ORDER, AJDUDGE, AND DECREE:

- 22 1. The stipulation is GRANTED.
- 23 2. Concora's opposition is now due Wednesday, March 20, 2024.
- 24 3. The noting date for the Rule 60(b) and Rule 59(e) motion is hereby re-noted from February
- 25 23, 2024, to Friday April 5, 2024.

Dated this 20th day of February, 2024.

John Steele

BENJAMIN H. SETTLE
United States District Judge

Stipulated to by:

WRIGHT, FINLAY, & ZAK, LLP

/s/Joseph T. McCormick III

Joseph T. McCormick III, WSBN 48883
Attorney for Concora

and

DIGITAL JUSTICE FOUNDATION

/s/ Andrew Grimm

Andrew Grimm, WSBA # 51486
Attorney for Plaintiff Nathan Brinton